**REMARKS/ARGUMENTS** 

The present Amendment amends claims 11, 22, 30, 34, and 35, cancels claim 33, and

adds new claims 36-41. Upon entry of this Amendment, claims 11-14, 16, and 21-32 and 34-41

will be pending. Accordingly, with the cancellations and additional new claims, the application

presents twenty-five (25) total claims, of which three (3) are in independent form (claims 11, 30

and 36). Applicants previously paid for twenty (20) claims, of which four (4) were in

independent form. As such, Applicants expect additional claim fees of \$250.00 to be due for

five (5) claims being added over the claims previously paid for. For the additional claim fees

and any other fees which are deemed necessary following submittal of this Amendment, the

undersigned hereby authorizes such fees to be charged to our deposit account, Deposit Account

No. 061910.

In the Office Action, Examiner indicated that claim 33 would be allowable if rewritten in

independent form including all of the limitations of the base claim and any intervening claims.

As such, claim 33 has been cancelled and rewritten as a part of amended claim 30. In turn,

Applicants asserts that upon entry of this Amendment, claim 30 is hereby in condition for

allowance. In addition, claims 34 and 35 have been amended to depend on newly amended

claim 30 instead of now canceled claim 33. As such, the allowance of claim 30 as shown and

described above thereby renders claims 31-32 and 34-35 also allowable.

In the Office Action, Examiner rejects claims 11-12, 14, 16, 21-32 as being unpatentable

over Hirose (U.S. Patent No. 4,563,038). Examiner contends that Hirose shows an elongated

straddle type seat (10, 32) supporting a first portion of a track assembly (48) while a body (34)

including a backrest (40) supports a second portion of a track assembly (58), whereby the

backrest covers the track assembly in all positions of the body. Examiner states that Hirose

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teaches the seat being mounted on a vehicle (the undercarriage of the motorcycle), and the first

portion comprising a platform (the bottom of track portion 48) and retaining brackets (the

upstanding flanges of track portion (48)) wherein track guides (58) are disposed in a space

therein (see Fig. 5). Examiner concludes that the seat assembly of Hirose may inherently be used

on a snowmobile.

Applicants believe neither Hirose nor any of the other references cited disclose a straddle

type seat comprising a recess that contains a first portion of a sliding glide track assembly. On

August 4, 2005, Applicants' attorney had a telephone interview with the Examiner in which this

aspect of the invention was discussed. During the interview, Applicant's attorney noted that this

limitation was present in dependent claim 22, and as such, if such limitation were inserted in

claim 11, it would appear to make claim 11 allowable in light of the cited art. Examiner agreed

with Applicant's attorney. As such, Applicants have cancelled the portion of claim 22

referencing this limitation and amended claim 11 to include such limitation. Applicants further

believe that neither Hirose nor any of the other references cited disclose a straddle type seat

comprising a recess that at least partially contains a first portion of a sliding glide track

assembly. As such, Applicants have further amended the described limitation added to claim 11

so as to read "the seat comprising a recess that at least partially contains the first portion of the

sliding glide track assembly". In turn, Applicant asserts that upon entry of this Amendment,

claim 11 is hereby in condition for allowance. As such, the allowance of claim 11 as described

and shown above thereby renders claims 12-14 and 21-29 also allowable.

As mentioned above, Applicants have added new claims 36-41. Claim 30, before being

amended as shown and described above, contained similar elements to claim 11, but for a

limitation regarding "the backrest of the body covering the sliding guide track assembly in at

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least one position of the body on the seat". Instead of this limitation, claim 30 contained the

limitation "the locking mechanism adapted to enable temporary release of the sliding guide track

assembly so as to enable adjustment of the backrest body with respect to the seat". Per the

telephone interview held with Examiner noted above, Applicants assert that amendment of claim

30 with the same limitation as now added in amended claim 11 also makes claim 30, before

being amended as shown and described above, patentable over the teachings of Hirose. As such,

previous claim 30 has been rewritten as claim 36 to include the newly added limitation of

amended claim 11, with "the seat comprising a recess that at least partially contains a first

portion of the sliding glide track assembly". Therefore, Applicant asserts that claim 36 is in

condition for allowance. As such, the allowance of claim 36 as shown and described above

thereby renders claims 37-41 also allowable.

Favorable consideration and prompt allowance of the application are respectfully

requested. Applicants believe that no new matter will be introduced by entry of these

amendments and that the amendments are fully supported by the specification and application as

a whole. Applicants have amended the claims solely to advance prosecution of this application

and to obtain the allowance of claims at the earliest possible date. No admission should be

inferred by these amendments. Applicants reserve the right to prosecute the originally filed

claims in a continuation application.

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In light of the above, Applicants submit that the present rejections should be withdrawn and prompt allowance of this application is respectfully requested. If the Examiner feels that prosecution of the present application can be materially advanced by a telephonic interview, the undersigned would welcome a call at the number listed below.

		Respectfully submitted,
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Please grant any extension of time necessary for entry; charge any fee due to Deposit Account No. 06-1910.

## CERTIFICATE OF MAILING

I hereby certify that this document is being deposited with the United States Postal Service as First Class Mail under 37 C.F.R. 1.8 and is addressed to the Commissioner for Patents, PO Box 1450, Alexandria, VA 22313-1450.

9/1/05 Date of Deposit

John S. Parzych

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